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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/928,618	08/13/2001	Jean-Francois Latour	P5477 US	7991
35690	7590 09/30/2005		EXAMINER	
MEYERTONS, HOOD, KIVLIN, KOWERT & GOETZEL, P.C.			TRUONG, CAMQUY	
P.O. BOX 398 AUSTIN, TX	-		ART UNIT	PAPER NUMBER
•	•		2195	

DATE MAILED: 09/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

1				
!		Application No.	Applicant(s)	
		09/928,618	LATOUR, JEAN-FRANCOIS	
	Office Action Summary	Examiner	Art Unit	
		Camquy Truong	2195	
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet wit	h the correspondence address	
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory per re to reply within the set or extended period for reply will, by state that the period by the Office later than three months after the material part of the provided patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a re iod will apply and will expire SIX (6) MONT tute, cause the application to become ABA	ATION. ply be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).	
Status				
1)🛛	Responsive to communication(s) filed on			
		his action is non-final.		
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
	closed in accordance with the practice under			
ispositi	on of Claims			
4) 又	Claim(s) 1-40 is/are pending in the applicati	on.		
	4a) Of the above claim(s) is/are without			
	Claim(s) is/are allowed.			
	Claim(s) <u>1-40</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
8)	Claim(s) are subject to restriction and	d/or election requirement.		
Applicati	on Papers			
	The specification is objected to by the Exam	inar		
	The drawing(s) filed on is/are: a) a		v the Evaminer	
. •/	Applicant may not request that any objection to t		-	
	Replacement drawing sheet(s) including the corr			
11)	The oath or declaration is objected to by the		• • • • • • • • • • • • • • • • • • • •	
	ınder 35 U.S.C. § 119		5 moo 7 total or 10 mm 1 10 - 102.	
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	Acknowledgment is made of a claim for fore	ign phority under 35 U.S.C. §	119(a)-(d) or (f).	
a)[All b) Some * c) None of:	onto hovo hoon was-be-		
	1. Certified copies of the priority docume		nlication No	
	2. Certified copies of the priority docume	•	•	
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	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/ · No(s)/Mail Date <u>8/19/05</u> .	6) Other:	The state of the s	
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OL-326 (R	ev. /-U5) Office	Action Summary	Part of Paper No./Mail Date 2	

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DETAILED ACTION

- 1. Claims 1-40 are presented for examination.
- 2. It is noted that although the present application does contain line numbers in the specification and claims, the line numbers in the claims do not correspond to the preferred format. The preferred format is to number each line of every claim, with each claim beginning with line 1. For ease of reference by both the examiner and Applicant all future correspondence should include the recommended line numbering.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 6-13, 15-25, 27-35, 37-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Derrick et al (U.S. Patent 5,872,980) in view of Perotto et al. (U.S. Patent 5,630,130).
- 4. Perotto was cited in the last office action.

5. As to claims 1, 10, 19 and 32, Derrick teaches the invention substantially as claimed including: the mechanism being operable:

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one or more mutexes, wherein the sequence of mutexes is associated with a resource (col. 7, lines 1-2);

when a requesting thread attempts an access to the resource, to lock a mutex, wherein the locked mutex is allocated to the requesting thread (col. 3, lines 51-53 and lines 62-67; col. 8, lines 23-24), and

to make a determination whether the sequence includes a previous mutex (col. 7. lines 36-40)

if a result of the determination is positive, to attempt to lock a previous mutex in sequence if present, whereby the requesting thread is suspended it the previous mutex is already locked until the previous thread finishing access to the resource (col. 8, lines, 24-29).

- 6. Derrick does not explicitly teach that a resource access control mechanism for a multi-thread computing environment. However, Perotto teaches a resource access control mechanism for a multi-thread computing environment (col. 1, lines 6-15; col. 5, lines 3-6).
- 7. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Derrick and Perotto because Perotto's resource access control mechanism for a multi-thread computing environment would

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increase the flexibility of Derrick's system by providing a resource access control mechanism for a multi-thread computing environment to increase the effective size of the task performed by the microprocessor and improving the response time of the controller.

8. As to claim 22, it is reject for the same reason as claim 1 above. In addition, Perotto teaches:

A Processor (microprocessor, col. 1, line 2);

A memory storing a method for controlling access to a resource for a multi-thread computing environment wherein upon execution of said method on said processor (col. 1, lines 2-15).

- 9. As to claims 2, 11, 23, 33, Derrick teaches the mechanism being operable, on attempting to lock a previous mutex in the sequence when the previous mutex is unlocked, to lock the previous mutex on behalf of the requesting thread and then to unlock the previous mutex on behalf of the requesting thread (col. 3, line 62- col. 4, line 9; col. 8, lines 24-30).
- 10. As to claims 3, 12, 24, and 34, Perotto teaches the resource access control mechanism unlocks the mutex allocated to the requesting thread in response to the requesting thread completing access to the resource (col. 5, lines 8-9).

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- 11. As to claims 4, 13, 25 and 35, Perotto teaches the mechanism includes an internal mutex operable to protect the locking of the mutex allocated to the requesting thread (col. 5, lines 9-12).
- 12. As to claims 6-9, 15-18, 27-30 and 37-40, Perotto does not explicitly teach the sequence of mutexes is held in an array, a ring buffer, a linked list and a circular linked list. However, it is well known to those skilled in the art, that array, a ring buffer, a linked list and a circular linked list are used to hold a list of nodes or elements of a data structure connected by pointers. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have included an array, a ring buffer, a linked list and a circular linked list because they would be desirable to perform the customization the most efficient manner possible.
- 13. As to claims 20-21, Perotto teaches the carrier medium comprise a storage medium (col. 1, lines 9-12).
- 14. As to claim 31, Perotto teaches the method stored in the memory comprise a computer program (col. 1, lines 23-30).
- 15. Claims 5, 14, 26 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perotto et al (U.S. Patent 5,630,130), as applied to claims 1, 10, 19, and 32 above, in view of Applicant Admitted Prior Art (AAPA).

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16. As to claims 5, 14, 26 and 36, Perotto does not explicitly teach the resource comprise a print function. However, AAPA teaches the resource comprise a print function (page 2, lines 15-16).

17. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings Perotto and AAPA because AAPA's print function, as resource would provide a more efficient solution to the provision of serializing thread access to printer resources.

Response to the argument

19. Applicant's arguments filed 7/14/05 for claims 1-40 have been considered but are most in view of the new ground(s) rejection.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory

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action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Conclusion

20. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Camquy Truong whose telephone number is (571) 272-3773. The examiner can normally be reached on 8AM – 5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on 571-272-3756. The fax phone number for the organization where this application or proceeding is assigned is 571-273-3756.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR of Public PAIP. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

have questions on access to the Private PAIP system, contact the Electronic Business Center (EBC) at 866-217-9197(toll-free).

Camquy Truong

September 15, 2005

MENG-AL T. AN SUPERVISORY PAVENT PROCESSER